HOC'S PCT/PTO 05 APR 2005

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Eingang bei ATENT COOPERATION TREATY Intellectual Property Management From the INTERNATIONAL BUREAU 1 8. MP? 2004 DEGUSSA AG Intellectual Property Management NOTIFICATION RELATING TO Stan Checkaration Made under PCT RULE 4.17 Patente und Marken Standort Hanau (PCT Rules 26ter.2(b), 47.1(a-ter) and 48.2(a)(x) Postfach 13 45 and Administrative Instructions, Section 419) 63403 Hanau **ALLEMAGNE** Date of mailing (day/month/year) 11 March 2004 (11.03.2004) Applicant's or agent's file reference IMPORTANT NOTIFICATION 020369 FE International application No. International filing date (day/month/year) PCT/EP2003/014326 16 December 2003 (16.12.2003) Applicant **DEGUSSA AG** The applicant is hereby notified of the following regarding the declaration indicated below in respect of (name(s) indicated in the declaration) declaration as to the identity of the inventor (Rules 4.17(i) and 51bis.1(a)(i) and Section 211) (i) L declaration as to the applicant's entitlement, as at the international filing date, to apply for or be granted a patent (ii) (Rules 4.17(ii) and 51bis.1(a)(ii) and Section 212) declaration as to the applicant's entitlement, as at the international filing date, to claim priority of the earlier (iii) L application (Rules 4.17(iii) and 51bis.1(a)(iii) and Section 213) (iv) 🔀 declaration of inventorship (for the purposes of the designation of the United States of America) (Rules 4.17(iv) and 51bis.1(a)(iv) and Section 214) declaration as to non-prejudicial disclosures or exceptions to lack of novelty (Rules 4.17(v) and 51bis.1(a)(v) and (v) Section 215) 2. 🔀 Addition or correction of the declaration within the time limit under Rule 26ter.1. The added or corrected declaration was received on (date), 02 March 2004 which was received within the time limit under Rule 26ter.1. Any declaration referred to under items 1(i) to (iv) whether or not the declaration complies with Rule 4.17, will be communicated to the designated Offices concerned pursuant to Rule 47.1(a-ter) and any declaration referred to under item 1(v) will be published as part of the pamphlet pursuant to Rule 48.2(a)(x). 3. Failure to add or correct the declaration within the time limit under Rule 26ter.1. The declaration, was received on (date) which was after the expiration of the time limit under Rule 26ter. 1; therefore, any such declaration referred to under items 1(i) to (iv) will not be communicated to the designated Offices concerned, any such declaration referred to under item 1(v) will not be published as part of the pamphlet, and any signed declaration referred to under item 1(iv) is attached. Such declaration should be submitted by the applicant directly to the designated Offices concerned. The applicant's attention is drawn to Rule 51bis.2 which provides that the designated Office shall not, unless it may reasonably doubt the veracity of the declaration concerned, require any document or evidence relating to the subject matter of any declaration complying with Rule 4.17(i) to (iv) which is contained in the request or submitted to the International Bureau or directly to the designated Office. Note, however, that Rule 51bis.2 may not apply in respect of certain States. For further information, see Notes to the request form, Box No. VIII. 5. A copy of this notification is being sent to the receiving Office and the International Searching Authority. The International Bureau of WIPO Authorized officer

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